

**IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF MICHIGAN  
SOUTHERN DIVISION**

RELEVAR HOME CARE,  
(Dennis Lowe, Beverly Niewolak,  
David Oswald and Sharon Wasil)

Plaintiff,

USDC Case no.: 22-12481

-v-

STATE FARM MUTUAL AUTOMOBILE  
INSURANCE COMPANY, STATE FARM GENERAL  
INSURANCE COMPANY and STATE FARM FIRE  
AND CASUALTY COMPANY,

Defendants.

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**STIPULATED ORDER DISMISSING DEFENDANTS STATE FARM GENERAL  
INSURANCE COMPANY AND STATE FARM FIRE AND CASUALTY COMPANY,  
ONLY**

Pursuant to stipulation of the parties as indicated by the below signatures of their  
respective counsel:

**IT IS HEREBY ORDERED** that Defendants, State Farm General Insurance Company  
and State Farm Fire And Casualty Company, are hereby dismissed without prejudice and without  
cost to any party.

**IT IS FURTHER ORDERED** that Counts V, VI, VII, VIII, IX, X, XI, and XII of Plaintiff's Complaint are hereby dismissed without prejudice and without cost to any party.

**IT IS FURTHER ORDERED** that on September 19, 2022, Defendant State Farm Mutual Automobile Insurance Company's registered agent, received service of Plaintiff's Complaint via certified mail.

**IT IS FURTHER ORDERED** that Defendant State Farm Mutual Automobile Insurance Company is the insurer of Dennis Lowe, Beverly Niewolak, David Oswald and Sharon Wasil for No-Fault benefits, for their respective accidents, and is the proper entity for Plaintiff's to seek reimbursement for the accident-related care that was provided to these individuals under the No-Fault Act MCL 500.3101 *et.seq.*

**IT IS FURTHER ORDERED** that if the representations of State Farm Mutual Automobile Insurance Company are incorrect and it is not the insurer of Dennis Lowe, Beverly Niewolak, David Oswald, or Sharon Wasil for No-Fault benefits for their respective accidents, Defendants State Farm General Insurance Company and/or State Farm Fire And Casualty Company will be reinstated as defendants in this litigation and Revevar will maintain all causes of action, legal claims, and benefits owed, which have accrued since July 1, 2021, as if they were never dismissed from this litigation.

**IT IS FURTHER ORDERED** that this Stipulated Order does not in any way constitute a waiver on the part of Defendant State Farm Mutual Automobile Insurance Company of any defenses, either known or that may be uncovered during discovery in this litigation, to Plaintiff's claims under the no-fault act pertaining to Dennis Lowe, Beverly Niewolak, David Oswald and Sharon Wasil.

This is not the Final Order and does not dismiss this case.

**IT IS SO ORDERED.**

Date: November 3, 2022

s/Shalina D. Kumar  
Shalina D. Kumar  
United States District Judge

Stipulated to entry, notice of hearing hereby waived:

Nardone Law

By: /s/ Anthony J. Nardone/ With Permission  
ANTHONY J. NARDONE (P78836)  
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By: /s/ Joshua T. Christopher  
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